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RE: CALVIN CAMPS, PRO.SE.MQ1920

S.C.I. CHESTER

500 EAST 4th STREET CHESTER PA 19013

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CALVIN CAMPS,

Plaintiff

CIVIL ACTION NUMBER:

14-1498

TRIAL BY JURY

MAY

8 2018

Vs.

MICHAEL NUTTER, et.al. Defendants KATE BARKMAN, Clerk

DECLARATION OF RICKEY WASHINGTON, MU2400

, hereby declares, I was asked by Calvin RICKEY WASHINGTON Camps, To make this said Affidavit on his behalf to the Courts' On his filed Legal cases filed as to his being Caused a number Of Violations to his Rights under State and Federal laws, by The Prison Officials and their Employees under their Policies And ILLEGAL Conduct as to Punishments to Inmates, While they Are being housed inside of the Facility(s), I was housed with CALVIN CAMPS, at CHESTER County Prison, during JANUARY of 2016.

I have been incarcerated at S.C.I. Chester, Were I am at Since being moved from Chester County Prison, were I met Calvin Camps, Who was dealing with his Medical Problems, were he was MOVED from New Jersey, He was being Called down to the Medical Department three times a day, When we first met each other, He told me about his Ongoing LIVER Condit

Not Provide said Medical treatment as to hisfiling a number Of Inmate Complaints with the Prison officials and the Medical Since his being held in jail since 2014, Over in New Jersey And Pennslvania.

I, Witnessed him coming back to the block with some of his LEGAL PAPERS, on the cases he had in the State and Federal Courts As to his being subjeted to violations by Prison officials and Their Employees as to POLICIES.

He would sit at the table on the unit were we would watch

Him writing out his paperwork, he was given a number of problems

For his doing his legal work on those said Violations.

He told me at that time that he was made to suffer those CONDITIONS and since his being Moved to Philadelphia to C.F.C.F. 7901 State Road, Philadelphia Pa 19136, County Jail, He was DENIED Requested MEDICATION for his ongoing Liver Condition By those said Officials and then he was Moved to S.C.I. Graterfor d, P.O. Box 246, Grateford, Pa 19426-0246, Then he was Moved To He was DENIED Requested MEDICATION for his ongoing Liver CONDITION by those said Officials at S.C.I. CampHill, P.O. Box 8837, CampHill Pa 17001-8837, He is still being DENIED said REQUESTED care from the Department of Corrections Employees Here at S.C.I. Chester and its Medical provider.

I will give Testimony on all said ISSUES at Trial as to all EVIDENCE and facts since meeting Inmate Calvin Camps.

I, declare under penalty of perjury that the foregoing is true And Correct, executed at S.C.I. Chester, On APRIL, 30, 2018

RE: CALVIN CAMPS, PRO.SE.MQ1920 S.C.I. CHESTER 500 EAST 4th STREET CHESTER PA 19013

MAY 4,2018

RE: REQUEST TO FILE AFFIDAVIT UNDER CALVIN CAMPS Vs. MICHEAL NUTTER, et.al. 14-1498

Dear Madam/Sir Clerk of Court,

I am sending this letter along with the Declaration of One of the WITNESSES in this said legal matter before this Court And its Judges.

This Affidavit of Witness is under the Name of RICKEY WASHINGTON, MU2400, Who is here at S.C.I. Chester with myself.

I would like to Request that this declaration is made apart Of the record.

If their is any kind of Problems with said Request Please WRITE me back here at S.C.I. Chester.

I will make service on the defendants Attorney of record,
REBECCA PROSPER, ESQ. Assistant City Solicitor, CITY of PHILADEPHI
A, LAW DEPARTMENT, 15th Floor, 1515 ARCH, STREET, PHILADELPHIA
PA 19102-1595.

I would like to thank you and your office for its time on My legal matters.

YOURS TRULY

CALVIN CAMPS. PRO SE MO1920